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A CONTRACTOR OF THE PARTY OF TH	Application Number	09 /877729
TRANSMITTAL	Filing Date	6800 8 6801
FORM	First Named Inventor	FRANZ ANTONIO Wakefield
	Art Unit Examiner Name	2174
(to be used for all correspondence after initial fi	ling)	Boris Pesin
Total Number of Pages in This Submission	47+ Attorney Pocket Number	083174
ENCLOSURES (Check all that apply)		
Fee Transmittal Form	Drawing(s)	After Allowance Communication to TC
Fee Attached	icensing-related Papers	Appeal Communication to Board of Appeals and Interferences
Amendment Reply	Petition	Appeal Sommunication to TC (Appeal Notice, Brief, Repty Brief)
After Final	Petition to Convert to a Provisional Application	Proprietary Information
Affidavits/declaration(s)	Power of Attorney, Revocation Change of Correspondence A	n ddress Status Letter
Extension of Time Request Terminal Disclaimer Other Enclosure(s) (please Identify below):		
Express Abandonment Request	Request for Refund	
Information Disclosure Statement Landscape Table on CD		
Certified Copy of Priority Remarks		
Document(s) This is an After Final Amendment For		
Reply to Missing Parts/ Incomplete Application Allowance.		
Reply to Missing Parts under 37 CFR 1.52 or 1.53		
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT		
FIRM Name FRANZ A. Wakefield of COOLTYNETWORK.COM INC.		
Signature FRANZ H. Wakefield of COOLTV NetWORK. COM, THIC.		
Printed name		
Franz Hutonio Wakefield.		
Date 8.01.06 PRO Se		
CERTIFICATE OF TRANSMISSION/MAILING		
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Signature EXPRESS # : EQ 914877645 US		
	้อ	Geld Date 8/01/06

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In The United States Patent and Trademark Office

Appn. Serial Number:

09/877,729

Appn. Filed:

2001 Jun. 8

Prov. Filed:

2000 Jun. 8

Prov. Serial Number:

60/210,300

Applicant:

Franz A. Wakefield

Title:

Method And System For Creating, Using And

Modifying Multifunctional Website Hotspots.

Examiner/GAU:

Boris Pesin/2174

Miami, August 1, 2006

8.01.06

C L I C K V I D E O S H O PTM

Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313-1450

AFTER FINAL AMENDMENT

Sir:

In response to the Office Action Mailed 2006 June 06, and our telephonic communication(s)/conference(s), please see below.

Telephonic Communication(s): Interview Summaries

Date of Interview:

June 14, 2006 at 2:00 PM Eastern.

Type:

Telephonic.

Exhibit Shown:

No.

Definite Claims discussed:

1-20.

Identification of prior art discussed:

1. Vanechanos, Jr. (US 5884309).

2. Rothmuller, Michael US-6,075,526 A.

Agreement with respect to the claims:

Yes.

• TELEPHONIC INTERVIEW.

Substance of Interview: Pro Se Applicant "WAKEFIELD" and The Examiner Mr. Boris Pesin, discussed the Detailed Office Action mailed on June 6, 2006. The telephonic interview was from 2:00 P.M. Eastern to 2:30 P.M. Eastern.

• ISSUE ONE.

As "WAKEFIELD" is the ONLY inventor of CLICKVIDEOSHOP™ "WAKEFIELD" inquired to The Examiner about the statement on page 4 which states:

"The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention."

The Examiner, stated to "WAKEFIELD" that the statement was a preset form or template regarding the rejection under 35 U.S.C. § 112.

• ISSUE TWO.

"WAKEFIELD" brought it to the attention of The Examiner that the objection (under 35 U.S.C. § 102(b)) for claim 8 as it pertains to being anticipated by Rothmuller (US 6075526) may be inappropriate based on the date of invention of CLICKVIDEOSHOP™ as opposed to the date of filing and the date of issue of the Rothmuller patent. The Examiner, made reference to the divisional application filed on February 13, 2006; but also stated that he would have to check

the specification of the divisional application to determine whether there is ground for the rejection as stated under 35 U.S.C. § 102(b)).

• ISSUE THREE.

"WAKEFIELD" also brought to the attention of The Examiner that the rejection under 35 U.S.C. § 112 as not setting "...forth the best mode contemplated by ["WAKEFIELD" for] carrying out his invention[;]" as it is stated on page 5:

"A storage, retrieval, and modification-area apparatus... A set of processed or readable instructions... for separating digital video and digital audio files in and from digital media and means defined to facilitate the separation of digital video and digital audio... These limitations are not in the specification as originally filed."

has sufficient evidence within the specification which defines the BEST MODE for carrying out this limitation as it is defined by claim (8) and is described in such a way that provides a continuous flow of how claim (8) would be used in conjunction with CLICKVIDEOSHOPTM (CVSSWTM). "WAKEFIELD" expressed that the limitations as defined by claim (8) are within the specification as originally filed, and that he would extract and present such evidence as a part of his amendment after final.

• ISSUE FOUR.

"WAKEFIELD" and The Examiner discussed the Claim Objections which form the substance of the Detailed Office Action mailed on June 6, 2006. "WAKEFIELD" and The Examiner were able to come to a compromise regarding what amendments to the claims would render the patent application allowable without need for further argument, search, and prosecution. The Examiner, expressed that he would have to also review the flow of the method claim (claim (2)) as these types of claims are worded somewhat differently than apparatus and software application claims. "WAKEFIELD" will suggest and allow The Examiner the authority to correct and make suggestions regarding said flow and wording of the proposed changes to the claims; which will be sent to The Examiner prior to a formal After Final Amendment submission to The United States Patent and Trademark Office.

"WAKEFIELD" and The Examiner Boris Pesin, agreed in the telephonic communication on June 14, 2006, that if all the issues are addressed in an After Final Amendment that an allowance will be GRANTED.

Date of Interview:

June 30, 2006 from 2:00 – 2:45 PM.

Type:

Telephonic.

Exhibit Shown:

No.

Definite Claims discussed:

1-20.

Identification of prior art discussed:

1. Rothmuller, Michael US-6,075,526 A.

Agreement with respect to the claims:

Yes.

• <u>TELEPHONIC INTERVIEW.</u>

<u>Substance of Interview</u>: "WAKEFIELD" and The Examiner discussed a <u>Proposed</u> After Final Amendment that was submitted by "WAKEFIELD" in response to The Detailed Office Action mailed on June 6, 2006. The Examiner pointed out an informality with claim (8) with stating "when a Multifunctional Hot Spot..." as opposed to correctly stating "when said Multifunctional Hot Spot..."

The Examiner stated that the text should be taken out of the canceled claims (13) and (17). The Examiner proposed a correction to claim (20) to capture the nature of claim (20) being a software application claim (See amended claim (20)). The Examiner stated that he would check the proposed change with Mr. Steve Sax.

The Examiner stated that he would check the validity of the divisional application of Rothmuller, Michael US-6,075,526 A, regarding dates of invention an possible anticipation by Rothmuller, Michael US-6,075,526 A as it is referenced as a source of rejection of claim (8).

"WAKEFIELD" pointed out item (11)—page 7 lines 7 – 17 of the spec., in the evidence from the specification that proves the limitation of claim (8) as it is objected to by The Examiner.



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(Wakefield)

GAU 2174

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Date of Interview:

July 17, 2006.

Type:

Telephonic.

Exhibit Shown:

No.

Definite Claims discussed:

1, 2, and 18 (Clean Version).

Identification of prior art discussed:

Not Applicable.

Agreement with respect to the claims:

Yes.

• TELEPHONIC INTERVIEW.

Substance of Interview: Pro Se Applicant "WAKEFIELD" and The Examiner Mr. Boris Pesin, discussed the changes necessary for The Allowance of The ClickVideoShop™ Software Patent. The changes were affirmed, and decided on between The Examiner, Mr. Boris Pesin, and The Primary Examiner Mr. Steve Sax. In the July 17, 2006 telephonic interview "WAKEFIELD" agreed to the changes to the claims (1), (2), and (18) as suggested by The Examiner and The Primary Examiner, to facilitate an allowance.

APPLICANT RESPONSE: To Detailed Office Action

This communication is responsive to a Detailed Office Action mailed by The USPTO on 06/06/2006. In the section of this response below detailing The Claim Amendments; Claims 1 – 20 are pending in this application. Claims 1, 2, and 20 are independent claims. Within this Response Applicant "WAKEFIELD" has AMENDED CLAIMS 1, 2, 8, 18, and 20. CLAIMS 13 and 17 are CANCELED. CLAIMS 3, 4, 5, 6, 7, 9, 10, 11, 12, 14, 15, 16, and 19 are ORIGINAL.

In light of the fact that The Examiner has considered the arguments presented in the March 20, 2006 submission, but said arguments were moot in view of the new ground(s) of rejection; Pro Se Applicant "WAKEFIELD" resubmits his arguments, relies on his 7 January 2005 AFFIDAVIT and its' EXHIBITS, and addresses the new ground(s) of rejection, to support <u>ALL</u> CLAIMS and to facilitate an allowable patent application. (See. "Clean Version" Listing Below, and the application: "Method And System For Creating, Using And Modifying Multifunctional Website Hotspots;" including said asserted dates of conception, diligence, and reduction to practice—both actual and constructive.)

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